

**UNITED STATES OF AMERICA
BEFORE THE NATIONAL LABOR RELATIONS BOARD
DIVISION OF JUDGES
SAN FRANCISCO BRANCH OFFICE**

**AQUA-ASTON HOSPITALITY, LLC
d/b/a ASTON WAIKIKI BEACH
HOTEL AND HOTEL RENEW,
Respondent,**

**Cases 20-CA-154749
20-CA-157769
20-CA-160516
20-CA-160517**

and

**UNITE HERE! LOCAL 5
Charging Party.**

ERRATA

On May 31, 2016, I issued my decision in the case referenced above (the Decision).

On June 10, 2016, the General Counsel filed an unopposed letter-motion requesting that paragraph 3(b) of the Decision's Conclusions of Law be modified to conform to paragraph 1(b) of the Decision's Order by replacing paragraph 3(b) of the Conclusions of Law with a paragraph that reads:

(b) ordering employees to cease engaging in union and/or protected activity; and

In addition, the General Counsel, by its letter-motion, requested that the spelling of an individual's name on page 16, line 16 of the Decision be corrected to reflect the name, "Jonathan Ching."

On June 13, 2016, Respondent Aqua-Aston Hospitality, LLC filed a letter-motion requesting the spelling of an additional individual's name on page 4, line 41 of the Decision be corrected to reflect the name, "Santos Ragunjan."

I find that the parties' letter motions request non-substantive errata and that good cause exists for granting both letter-motions. I therefore order modification of my Decision consistent with the terms contained in the parties' letter-motions as referenced above.

Dated: Washington, D.C. June 17, 2016



Mara-Louise Anzalone
Administrative Law Judge